1 2 3 4 5 6 7 8 9 10 11 12 13 14	William M. Low (Bar No. 106669) wlow@higgslaw.com Edwin Boniske (Bar No. 265701) boniske@higgslaw.com HIGGS FLETCHER & MACK LLP 401 West "A" Street, Suite 2600 San Diego, California 92101-7913 Telephone: (619) 236-1551 Facsimile: (619) 696-1410 Kathy A. Wisniewski (admitted pro hac vice) kwisniewski@thompsoncoburn.com Stephen A. D'Aunoy (admitted pro hac vice) sdaunoy@thompsoncoburn.com THOMPSON COBURN LLP One US Bank Plaza St. Louis, Missouri 63101 Telephone: (314) 552-6000 Facsimile: (314) 552-7000 Attorneys for Defendant FCA US LLC UNITED STATES DISTRICT COURT
15	SOUTHERN DISTRICT OF CALIFORNIA
16	
17 18	WENDY HIGHTMAN, on behalf of herself and all others similarly situated, CASE NO. 3:18-CV-02205-BEN-KSC
19	Plaintiff, CORPORATE DISCLOSURE
20	v. STATEMENT OF DEFENDANT
212223	FCA US LLC, and DOES 1-10, inclusive, Defendants. FCA US LLC AND NOTICE OF PARTIES WITH FINANCIAL INTEREST
2324	
25	Pursuant to Fed. R. Civ. P. Rule 7.1(a), Defendant FCA US LLC, by its
26	attorneys, hereby states that it is a Delaware limited liability company and is not
27	publicly owned. FCA North America Holdings LLC owns more than 10% of FCA
28	1
۷۵	CORPORATE DISCLOSURE STATEMENT OF DEFENDANT FCA US LLC

US LLC and is a subsidiary of Fiat Chrysler Automobiles N.V., a publicly held 1 2 company. Pursuant to Civil L.R. 40.2, the undersigned, counsel of record for FCA US 3 LLC, certifies that the following listed parties may have a pecuniary interest in the 4 5 outcome of this case. These representations are made to enable the Court to evaluate possible disqualification or recusal. 6 7 (1) FCA North America Holdings LLC; and 8 (2) Fiat Chrysler Automobiles N.V., a publicly held company. 9 Dated: November 15, 2018 10 HIGGS FLETCHER & MACK LLP 11 By: /s/ Edwin Boniske William M. Low (Bar No. 106669) 12 Edwin Boniske (Bar No. 265701) 13 THOMPSON COBURN LLP 14 Kathy A. Wisniewski (pro hac vice) 15 Stephen A. D'Aunoy (pro hac vice) 16 Attorneys for FCA US LLC 17 18 **CERTIFICATE OF SERVICE** 19 The undersigned hereby certifies that a true and correct copy of the 20 foregoing was served on November 15, 2018 on all counsel of record, who are 21 deemed to have consented to electronic service via the Court's CM/ECF system per 22 Civ. L. R. 5.4(d). 23 By: /s/ Edwin Boniske 24 Edwin Boniske (Bar No. 265701) 25 26 27 28 CORPORATE DISCLOSURE STATEMENT OF DEFENDANT FCA US LLC